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1 2 3 4 5	PHILLIP A. TALBERT United States Attorney JAMES R. CONOLLY Assistant United States Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700 Facsimile: (916) 554-2900	
6 7	Attorneys for Plaintiff United States of America	
8	IN THE UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
10		
11	UNITED STATES OF AMERICA,	CASE NO. 2:22-CR-147-WBS
12	Plaintiff,	STIPULATION REGARDING EXCLUDABLE TIME PERIODS UNDER SPEEDY TRIAL ACT;
13	V.	ORDER
14	SARAH ANDERSON, FABIAN GOMEZ,	DATE: June 20, 2023 TIME: 9:00 a.m.
15	EPIFANIO RAMIREZ, WENDY LABUDA,	COURT: Hon. William B. Shubb
16	WILLIAM OWEN, JOALEEN ROGERS,	
17	Defendants.	
18	Defendants.	
19	STIPULATION	
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22		
23	1. This case is set for a status conference on June 20, 2023.	
24	2. By this stipulation, defendants now move to continue the status conference until	
25	August 21, 2023, and to exclude time between June 20, 2023, and August 21, 2023, under 18 U.S.C.	
26	§ 3161(h)(7)(A), B(iv) [Local Code T4].	
27	3. The parties agree and stipulate, and request that the Court find the following:	
28	a) The government has produced discovery in this matter, consisting of over 1,300	
20	pages of investigative reports and photog	raphs. The government has also made available to the

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defense hours of video surveillance evidence for multiple controlled drug buys in the underlying investigation.

- b) Counsel for defendants have met with their clients to discuss their respective cases. Defense counsel desire additional time to conduct investigation into the charges, the alleged roles of their respective clients, and to review discovery in this case, including watching the video evidence the government has made available. Defense counsel will need additional time to discuss potential resolutions with their clients, prepare pretrial motions, and otherwise prepare for trial.
- c) Counsel for defendants believe that failure to grant the above-requested continuance would deny them the reasonable time necessary for effective preparation, taking into account the exercise of due diligence.
  - d) The government does not object to the continuance.
- e) Based on the above-stated findings, the ends of justice served by continuing the case as requested outweigh the interest of the public and the defendant in a trial within the original date prescribed by the Speedy Trial Act.
- f) For the purpose of computing time under the Speedy Trial Act, 18 U.S.C. § 3161, et seq., within which trial must commence, the time period of June 20, 2023 to August 21, 2023, inclusive, is deemed excludable pursuant to 18 U.S.C.§ 3161(h)(7)(A), B(iv) [Local Code T4] because it results from a continuance granted by the Court at defendant's request on the basis of the Court's finding that the ends of justice served by taking such action outweigh the best interest of the public and the defendant in a speedy trial.

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1	4. Nothing in this stipulation and order shall preclude a finding that other provisions of the		
2	Speedy Trial Act dictate that additional time periods are excludable from the period within which a trial		
3	must commence.		
4	IT IS SO STIPULATED.		
5	Dated: June 12, 2023  PHILLIP A. TALBERT United States Attorney		
6	/s/ JAMES R. CONOLLY		
7	JAMES R. CONOLLY Assistant United States Attorney		
8	Dated: June 12, 2023 /s/ DANIEL B. OLMOS		
9	DANIEL B. OLMOS Counsel for Defendant		
10	SARAH ANDERSON,		
11	Dated: June 12, 2023 /s/ DAVID D. FISCHER		
12	DAVID D. FISCHER  Counsel for Defendant		
13	FABIAN GOMEZ		
14	Dated: June 12, 2023 /s/ OLAF HEDBERG		
	OLAF HEDBERG		
15	Counsel for Defendant EPIFANIO RAMIREZ		
16			
17	Dated: June 12, 2023  /s/ TASHA CHALFANT  TASHA CHALFANT		
18	Counsel for Defendant		
	WENDY LABUDA		
19	Dated: June 12, 2023 /s/ JOHN R. MANNING		
20	JOHN R. MANNING		
21	Counsel for Defendant WILLIAM OWEN		
22	Dated: June 12, 2023 /s/ TAMARA SOLOMON		
	TAMARA SOLOMON		
23	Counsel for Defendant		
24	JOALEEN ROGERS,		
25	ORDER		
26	IT IS SO FOUND AND ORDERED.		
27	Dated: June 14, 2023		
	WILLIAM B. SHUBB		
28	UNITED STATES DISTRICT JUDGE		